

How to Run a City. Howard Crosby says there must be a municipal party. See to-morrow's SUNDAY POST-DISPATCH.

VOL. 42.—NO. 147.

## THE IRISH CAUSE.

Justin McCarthy Expresses Full Confidence in Gladstone.

MICHAEL DAVITT WILL NOT CONTEST PARNELL'S SEAT IN PARLIAMENT.

He Does Not Believe the Latter Intends to Resign—Blasphemy Regulations in Germany—Rumors of a Conflict Between the English and Portuguese—Foreign News.

LONDON, March 21.—At the annual Home Rule Union meeting at the National Liberal Club last night, Henry Campbell Bannerman presiding, Justin McCarthy expressed perfect confidence in Mr. Gladstone's intentions. At the same time, McCarthy said he did not attach great importance to written assurances, but looked far beyond the promises of any statesman whom death might remove to-morrow to the intentions and principles of the great English people. Speaking in regard to the appointment of judges, McCarthy said he did not approve of the present system of the popular election, and claimed that Ireland only desired for her Ministers the privilege of nominating judges to the sovereign.

The Parnellites are much encouraged by the news from America. The funds collected there to be contributed to the Lord Mayor of Dublin, the High Chief of that city, Count Plunkett, and ex-Lord Mayor Kennedy as treasurer. The McCarthyites claim that the wealth, influence and intelligence of the country are on their side; but so far the contributions to the McCarthyite cause have not flowed in to any large amount, since the first announcement on the clergy.

DAVITT ON PARNELL.

LONDON, March 21.—Mr. Michael Davitt said yesterday that he did not intend to be a candidate for the seat now held by Parnell in Parliament in the event of the latter's resignation. He did not believe that Parnell was "going to resign," as Parnell knew well enough that he could not be re-elected. Nor did he, Mr. Davitt, wish to enter Parliament at this time. Referring to Mr. Parnell's delegation to the United States, Mr. Davitt said: "The gentlemen composing Mr. Parnell's delegation to the United States estimate that 80 per cent of the Irish-Americans are supporting Mr. Parnell. This estimate is greatly exaggerated. The number who support Parnell is 50 per cent. I will not believe that 40,000 were subscribed at the meeting in Cooper Union last night until I count the money myself. It is a very thing to say. I have a recollection during my own experience of a meeting held in Cooper Union Hall, which was said to have been attended by 3,000 persons when only 500 were present. By far the greater number of Irishmen in England are against Mr. Parnell. Out of 800,000 Irish in London Mr. Parnell received only 500 names. The Parnellites were not to be trusted in the situation of affairs in North Sligo. Mr. Parnell's candidate, Alderman Dillon, will be beaten by 2,000 votes. My advice to working men is to support Mr. Davitt for three years to organize and increase their funds. Then they will be in a good position to place their demands before their employers. The labor problem is not solved by legislation but will be the time for working men to provide a remedy by the ballot box."

FATHER KILGORE'S PROTEST.

NEW YORK, March 20.—Father Kilgore, President of the Municipal League of the Irish National League, vigorously protests against the payment to the Parnell envoys of \$500 belonging to the Eighth Ward branch of the Irish National League. He has written to the Irish National League, who contributed the money in the name of the society at the recent Cooper Institute meeting, did so without authority. He has also written to the Irish National League of Ireland and for no other purpose.

HARRISON IN THE HOSPITAL.

BERLIN, March 21.—French theatrical troupes are having a hard time of it in consequence of the new passport regulations for Alsace-Lorraine. They had of late been accustomed to play in theaters on the German side of the frontier almost as freely as in France. Now they must arm themselves with passports and their very liberty is restricted. After all, the French National League have decided, however, that foreign travelers holding tickets from Paris to Munich will be exempt from the passport regulations. The National League will accompany the Oriental express from Avignon to Carlsruhe.

THE GRAND MANEUVERS.

It is now officially stated that the grand imperial maneuvers of the coming autumn are to be executed by the Fourth, or Province of Saxony, Army Corps and the Eleventh, or Hesse-Cassel, Corps, to which is also attached the Hesse-Darmstadt contingent. Each corps will parade before the Emperor, and they will finally operate against each other for three days. In addition, the Emperor will probably inspect the two Bavarian Corps, a thing that his grandfather never did, out of consideration for the feelings of the Bavarians. The maneuvers are expected to be very much weaker than it was in the old Kaiser's reign.

BRITISH POLITICS.

LONDON, March 21.—The Conservatives are rejoicing, and the Liberals are correspondingly depressed by the result at Acton, which is regarded as an emphatic endorsement of the policy of the Government, and especially significant following upon Mr. Gladstone's great speech at Hastings. The Conservative clubs were crowded last night, and the scene upon the receipt of the news at the Carlton was said to have been deafening. The Liberal centers were completely deserted, and no attempt was made to conceal the disappointment that the party felt at the extent of the defeat. It is suggested that the victory may induce the Government to hasten a dissolution. The statements that the Parliament would be prolonged until this year, have, however, been questioned upon the part of Sir John Gorst and Secretary of War Stanhope.

A REPEALING MEASURE.

MONTREAL, March 21.—It is reported that the United States Customs authorities have issued a peremptory order that detailed invoices must accompany all shipments in bond carried through the State of Maine for inspection. This is regarded as the first retaliatory measure for the Liberals' defeat.

OBSCURE INCIDENT IN IRELAND.

DUBLIN, March 21.—A curious incident in Ireland is the commitment to Wexford Jail of two clergymen, the Rev. Mr. Maloney and

## CAMBRIDGE LOST.

Oxford Won the Great Boat Race on the Thames To-Day.

THE CLOSEST AND GREATEST CONTEST KEEN ON THE RIVER FOR YEARS.

It Was a Magnificent Struggle From Start to Finish—The Light Nine Beaten by a Quarter of a Length—Scenes and Incidents of the Historical Event—Fair Weather for the Race.

LONDON, March 21.—As has been the case for nearly half a century, all sporting London, and many thousands of inhabitants of both city and country not in that category, turned out at an early hour this morning, notwithstanding the threatening aspect of the weather, to witness the annual boat race between the university crews of Oxford and Cambridge. Long before the time at which it was expected the signal for the start would be given, the bridge at Putney, the railways on both sides of the river, and the Hamersmith Bridge swarmed with multitudes of people. Out on the stream were innumerable charted steamers and non-descript small craft, loaded down with sight-seers, paddling about and waiting the proper moment to follow in the wake of the university crews, and that which carried the representatives of the press.

The numerous floating platforms bordering along the river banks were also crowded to their utmost capacity with eager spectators. Enthusiastic partisans of the contesting crews sported the colors of their favorites, and the air was filled with the cheering and shouting of the thousands of people who displayed in banners, scarves, rosettes and all sorts of graceful devices and festoonings, the dark blue of the Oxonians side by side with the light blue of the Cambridges.

THE COURSE.

The race was over the usual course, which starts at a point about 100 yards above the Putney Bridge, near London, and stretches about the same distance above the ship canal, at Mortlake. The course, as most oarsmen know, is somewhat like an "S" in shape. The distance is about four miles, and the race is divided into three parts. The first part, Middlesex, Surrey and Surrey counties, hence the stations are termed the Middlesex and Surrey stations. In the first mile the course is on a straight right hand, Middlesex Station. The Surrey side is the best for the next two miles and the Middlesex water is the best for the last mile and a quarter. Only four steamers were allowed to follow the race. These, of course, were in addition to the umpire's launch. One of the boats crossed the line first, and the representatives of the press. A second was devoted to old university oarsmen and the two remaining vessels were set apart for the officers and gentlemen of the college boat clubs of the two universities.

ALL CLASSES THERE.

The Thames Conservancy Board policed the course and assigned proper positions to the many hundreds of steamers and barges loaded with oarsmen and their admirers, which were anchored or moored along the river. In the first mile the course is on a straight right hand, Middlesex Station. The Surrey side is the best for the next two miles and the Middlesex water is the best for the last mile and a quarter. Only four steamers were allowed to follow the race. These, of course, were in addition to the umpire's launch. One of the boats crossed the line first, and the representatives of the press. A second was devoted to old university oarsmen and the two remaining vessels were set apart for the officers and gentlemen of the college boat clubs of the two universities.

WOMEN'S APPOINTMENT.

WASHINGTON, D. C., March 21.—Mr. Eugene F. Welzel of St. Louis, was yesterday appointed by Secretary Noble to the office of Special Land Inspector, at \$2,500 a year.

WASHINGTON, D. C., March 21.—The following cases were before the United States Supreme Court yesterday:

No. 1237, Geo. H. Cape, appellant, vs. Jane Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1238, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1239, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1240, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1241, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1242, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1243, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1244, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1245, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1246, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1247, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1248, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1249, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1250, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1251, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1252, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1253, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1254, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1255, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1256, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1257, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1258, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1259, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1260, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1261, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1262, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1263, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1264, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1265, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1266, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1267, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1268, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1269, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1270, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1271, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1272, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1273, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1274, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1275, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1276, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1277, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1278, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1279, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1280, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1281, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1282, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1283, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1284, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1285, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1286, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1287, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1288, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1289, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1290, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1291, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1292, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1293, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1294, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1295, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1296, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1297, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1298, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1299, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1300, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1301, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1302, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1303, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1304, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1305, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1306, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1307, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1308, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1309, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1310, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1311, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1312, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1313, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1314, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1315, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1316, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1317, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1318, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1319, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1320, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1321, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1322, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1323, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1324, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1325, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1326, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1327, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1328, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1329, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1330, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1331, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1332, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1333, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1334, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1335, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1336, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1337, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1338, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1339, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1340, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1341, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1342, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1343, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1344, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1345, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1346, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1347, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1348, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1349, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1350, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1351, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1352, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1353, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1354, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1355, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1356, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1357, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1358, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1359, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1360, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1361, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1362, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1363, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1364, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1365, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1366, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1367, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1368, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1369, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1370, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1371, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1372, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1373, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1374, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1375, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1376, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1377, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1378, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1379, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1380, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1381, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1382, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1383, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1384, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1385, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1386, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1387, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1388, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1389, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1390, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1391, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1392, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1393, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1394, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1395, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1396, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1397, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1398, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1399, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1400, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1401, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1402, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1403, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1404, J. H. Cape, appellant, vs. Samuel Cape and others, executor, et al., on motion of appellant, mandamus granted. No. 1405, J. H. 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## GOLD BARS FOR EXPORTS.

## MINT DIRECTOR LEECH TALKS WITH NEW YORK BANKERS.

The Treasury Department's recent decision in the matter of exchange of gold for silver, and the policy of the government to withhold gold bars for export, was the subject of a conference between the director of the mint, Mr. Edward C. Leach, and a number of New York bankers yesterday.

Mr. Leach, the director of the mint, visited New York yesterday, and when recognized down town an impression got abroad that part of his business in New York was to ascertain the views of bankers as to the decision of the government to withhold gold bars for export, but he told a reporter, who talked with him in the evening, that he came from Washington only on assay office business.

"I did not come with any definite purpose to ask the views of bankers on the gold bar subject at all," he said, "but, being here, I incidentally met bankers and business men with whom I am personally acquainted, and am satisfied that the gold bar policy is a good one, and that it will be commended by the people of the country and by bankers and business men generally."

"With whom did you converse about it?" asked the reporter.

"With all the leading bank presidents. The views of leading merchants and bankers in regard to the policy of the administration in declining to furnish shippers of gold bars for export are, I am satisfied, in favor of the government's policy. I am satisfied that the gold bar policy is a good one, and that it will be commended by the people of the country and by bankers and business men generally."

In reply to other inquiries put by the reporter, Mr. Leach said: "This proposition to decline to exchange gold bars for gold coin has been a favorite project of mine for some time, indeed, ever since I have been director of the mint. I found on the statute books a law enacted in 1834, which authorized the superintendent of the mints to sell gold in exchange for gold coin of equal value."

"Late Secretary of the Treasury, Mr. Windom, and myself were disposed to hold that this law intended to give the department discretion, but upon examination of the matter by the attorney-general he held that the statute was mandatory, and that we could not decline to exchange gold bars for gold coin, nor could we make any charge for such exchange. The result was that the Treasury Department was utterly helpless in the matter of gold shipments. Upon the recommendation of the late secretary of the Treasury, Mr. Windom, I amended the law at its last session by making the exchange discretionary with the secretary, and allowing the imposition of a charge equal to the cost of manufacturing the bars. The day after Congress adjourned \$500,000 in gold bars were requested for export, and, after consultation with the department, it was decided to impose a charge of 4 cents per \$100 in value, equivalent to \$40 on the amount of bars asked for. We found that the shippers paid this charge, and upon my recommendation, on last Tuesday, I was notified by the superintendent of the assay office in New York that \$1,000,000 were wanted in gold bars for shipment. I was notified that the assay office had only \$400,000, showing that the movement was not a genuine exchange movement; that is, that it was more profitable to buy exchange on London than to hold gold bars at the rate of exchange. It was what is known as a 'special shipment,' that is a shipment of gold for a specific purpose, or what is known as an arbitrage movement, and upon my recommendation and with the concurrence of the administration, the secretary decided to exercise the alternative allowed by the change in the law, and the Treasury Department declined to furnish gold bars in exchange for gold coin for shipment."

"The views of the department are simply these: That it is undesirable and against public policy for the government to furnish gold in its most convenient form at a seasonable port to hold gold bars, and we proposed to exercise the same discrimination that has been exercised by European countries in regard to the export of gold—that is, we do not propose to furnish gold bars for export unless it is the duty of the government, nor is it good public policy to furnish them with fine bars, of the case of full weight and for shipment. As a matter of fact it is not profitable to ship gold bars. Gold is not always of full standard fineness, is frequently adulterated, and is shipped by abrasion in transit. Besides, it has to be melted on the other side of the water and as a consequence the results to shippers are not so satisfactory as the case of gold coins, which are always of full weight and are received readily by foreign banks at their stamped weight and fineness. This policy is exercised in the case of gold coins in the monetary situation of the United States, not because there is any deficiency in the gold supply or any distrust that there may be any deficiency in the gold supply, but because the law is now for the first time operative which permits us to exercise this discretion. As a matter of fact, there is a surplus of gold in the Treasury, and the government is not in need of gold for any purpose, but for the redemption of the non-interest bearing liabilities of the United States, it is the legal tender note."

## PEWEEY OF FREE GOLD.

"There has been no time recently when there has been more free gold in the Treasury than at the present time. The government has upon the part of the administration has no connection whatever with the question of the ability of the government or the readiness of the government to furnish gold for any purpose, but for the redemption of the non-interest bearing liabilities of the United States, it is the legal tender note."

## ONE OF MILLER'S.

Prof. Halsey C. Ives secured a fine picture for exhibition here.

Halsey C. Ives of the Art School telegraphed the Post-Dispatch from Chicago that he has secured for exhibition in the Museum of Fine Arts, Nineteenth street and Lucas place, one of the finest Millers in the country. It will be publicly exhibited for the first time on next Wednesday. Mr. Ives has also secured for exhibition in the museum a fine picture of a woman, which is a reproduction of one of the most important pictures for which he has been negotiating for a long time. The interest in Miller has been growing steadily for several years, and the enormous sums that have been paid for the Angles at its several sales have attracted wide attention to all the artist's work. The museum of fine arts will be able to show a picture as valuable to the art lover as that much sold picture.

## THE BUDWEISER RESTAURANT.

Sixth, near Locust, is now under the management of Mr. Pierre Lambert, who serves the best market affairs and does it promptly.

## THEIR SILVER WEDDING.

## AN ENJOYABLE SOCIAL EVENT AT COLLENSVILLE, ILL.

Locating a Depot—Violating the Game Laws—The Grand Staircase at Galena—Patriarchal Militant—Events at Wokoma—Illinois Items of Interest.

COLLENSVILLE, Ill., March 21.—Mr. and Mrs. O. D. Kneeder celebrated their silver wedding anniversary yesterday evening. In answer to the daily invitations previously issued a large company assembled at their elegant suburban residence, where the estimable couple and their twenty-five years of uninterrupted happy married life, taking with them many a glowing token of their regard and esteem. The hostess was supported by her charming young daughter Miss Lettie, her niece Miss Orin Penney and her three handsome young sons, while the distinguished company was presided over by her father, Mr. O. D. Kneeder, and her mother, Mrs. Mary Penney, and competent assistants. The large and handsome parlors were beautifully decorated with house plants and other foliage appropriate to the happy occasion. A very pretty and impressive ceremony was performed by Rev. Mr. Lord, the bride and groom being attended by Miss Lettie, Mr. Kneeder, and daughter, Miss Lettie. Among the guests from abroad were noticed Mr. and Mrs. Bass, Mrs. Grunden, Mrs. Wm. Wilson, Mr. Vandereau and H. D. Kneeder of St. Louis, Mr. and Mrs. Wm. of Indiana, Mrs. F. of Chicago, Judge Lewis and wife and Miss Orin Penney of Edwardsville.

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## THEIR SILVER WEDDING.

## AN ENJOYABLE SOCIAL EVENT AT COLLENSVILLE, ILL.

Locating a Depot—Violating the Game Laws—The Grand Staircase at Galena—Patriarchal Militant—Events at Wokoma—Illinois Items of Interest.

COLLENSVILLE, Ill., March 21.—Mr. and Mrs. O. D. Kneeder celebrated their silver wedding anniversary yesterday evening. In answer to the daily invitations previously issued a large company assembled at their elegant suburban residence, where the estimable couple and their twenty-five years of uninterrupted happy married life, taking with them many a glowing token of their regard and esteem. The hostess was supported by her charming young daughter Miss Lettie, her niece Miss Orin Penney and her three handsome young sons, while the distinguished company was presided over by her father, Mr. O. D. Kneeder, and her mother, Mrs. Mary Penney, and competent assistants. The large and handsome parlors were beautifully decorated with house plants and other foliage appropriate to the happy occasion. A very pretty and impressive ceremony was performed by Rev. Mr. Lord, the bride and groom being attended by Miss Lettie, Mr. Kneeder, and daughter, Miss Lettie. Among the guests from abroad were noticed Mr. and Mrs. Bass, Mrs. Grunden, Mrs. Wm. Wilson, Mr. Vandereau and H. D. Kneeder of St. Louis, Mr. and Mrs. Wm. of Indiana, Mrs. F. of Chicago, Judge Lewis and wife and Miss Orin Penney of Edwardsville.

Mr. Daniel Davis, aged 90 years, died at the residence of his grand-daughter, Mrs. Luther Robinson, last evening. The funeral takes place Saturday morning at 10:30 from his late residence, Rev. Mr. Lord conducting the service.

The Collinsville Gun Club held a business meeting last evening.

The Democratic primary to nominate candidates for the various township offices will be held at the City Hall, March 25.

The remains of Mrs. A. W. Buck, a former prominent citizen, were brought here today for interment from Panama, Ill. Notice of the funeral will be given.

Three men were arrested and fined by "Squire Nelson yesterday for violating the fish and game law. The men, Rankin, Sr. Rankin, Jr., and Preper, were arrested at Horse Shoe Lake, near this city.

Howard Terry is visiting his father, Hon. J. H. Terry of St. Louis.

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## Why Suffer One Moment From Torturing Skin Diseases

When a single application of the Cuticura Remedies will, in the great majority of cases, instantly relieve the most agonizing of itching, burning, scaly, crusted, pimply, and blotchy skin and scalp diseases, and point to a permanent and economical (because so speedy) cure, when the best physicians and all other remedies fail? Cuticura Remedies are the greatest skin cures, blood purifiers, and humor remedies of modern times, are absolutely pure and agreeable to the most sensitive, and may be used by the youngest and most delicate with perfect success.

## CUTICURA

the great skin cure, instantly allays the most intense itching, burning, and inflammation, permits rest and sleep, speedily heals the skin, and restores the hair. CUTICURA SOAP, an exquisite skin beautifier, is indispensable in cleansing diseased surfaces. CUTICURA RESOLVENT, the new Blood and Skin Purifier and greatest of Humor Remedies, cleanses the blood of all impurities and poisonous elements, and thus removes the cause. Hence the Cuticura Remedies cure every disease and humor of the skin, scalp, and blood, with loss of hair, from infancy to age, from pimples to scrofula.

"ALL ABOUT THE BLOOD, SKIN, SCALP, AND HAIR" mailed free to any address, 64 pages, 300 Diseases, 30 Illustrations, and Testimonials. A book of priceless value to every sufferer. CUTICURA Remedies are sold everywhere. Price, Cuticura, the Great Skin Cure, 25 cents; Cuticura Soap, 10 cents; Cuticura Resolvent, 50 cents. Prepared by FOTTER DRUG AND CHEMICAL CORPORATION, Boston.

Bad Complexions, pimples, blackheads, red, rough, and oily skin and hands are prevented and cured by that greatest of all Skin Purifiers and Beautifiers, the celebrated Cuticura Soap. Incomparably superior to all other skin and complexion soaps, while stilling in delicacy and surpassing in purity the most expensive of toilet and nursery soaps. The only indicated toilet soap, and the only preservative of complexion and clinging of the pores. Sold throughout the civilized world. Price, 25 cents.

## STOCKHOLDERS' MEETINGS.

SPECIAL MEETING OF STOCKHOLDERS.—A special meeting of the stockholders of the St. Louis & North Western Railway Company will be held at the general office of the company, 220 Broadway, New York, on Wednesday, March 27, 1891, for the purpose of considering and acting upon a proposed increase of the bonded indebtedness of the company by the issue of not exceeding \$1,000,000 of consolidated mortgage 4 per cent bonds, to retire the present bonds, and for the purpose of providing for the further completion, equipment and repair of the railroad, and for such other purposes as may be lawful.

W. H. GARDNER, Secretary.

OFFICE OF PLASTER & THORNTON PAINT & GLASS CO.

Notice is hereby given that the stockholders of this company will be held at office of company, 220 Broadway, New York, on Wednesday, March 27, 1891, for the purpose of considering and acting upon a proposed increase of the bonded indebtedness of the company by the issue of not exceeding \$1,000,000 of consolidated mortgage 4 per cent bonds, to retire the present bonds, and for the purpose of providing for the further completion, equipment and repair of the railroad, and for such other purposes as may be lawful.

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**DRINK VAN HOUTEN'S COCOA**  
AT THE  
**DELICATESSEN.**  
**COMMERCIAL HOTEL**  
and Restaurant. 416 Chestnut st.

## CITY NEWS.

Dr. E. C. Chase,  
Corner of 8th and Olive streets. Set of teeth, 25.  
Private matters skillfully treated and medi-  
cines furnished. Dr. Dinsmore, 315 Pine st.

## Mercantile Cigars.

If you want a good smoke, try them. Mercan-  
tile Cigar Factory, 308 North Fourth street.

## DETECTIVES WERE WATCHING HIM.

Joseph Mueller Arrested for Carrying  
Away Property From a Brush Factory.  
A warrant for petit larceny was sworn out  
at the Four Courts yesterday against  
Joseph Mueller. Detectives Connors and  
Schroeder of the Second District are responsible  
for the defendant's arrest, which was  
made under circumstances of the most pecu-  
liar nature.

It is the old story of treachery after long  
service. For more than ten years Mueller  
had been in the employ of Joseph F. Schel-  
brink at the latter's brush factory, 118 South  
Broadway. He was a married man, 35  
years old and lived at Broadway and  
Marion street. For several months the fore-  
man had noticed the disappearance of brushes,  
bristles and other stock and kept a close  
watch on some of the new workmen, whom  
he suspected of the theft.

On last Wednesday morning one of the  
employees arrived at the factory before 6 o'clock.  
Going into the basement he came suddenly  
upon Mueller. The latter said something  
about not being able to sleep, and when he  
thought that his companion's back was  
turned tossed two packages of brushes, which  
he carried in his hands, behind a pile of  
brushes conveniently near. When Mr. Schel-  
brink arrived he was informed of the occur-  
rence and reported the matter to Capt.  
Huebner at the Second District Police Station.  
He was advised to say nothing of what had  
happened and allow the brushes to remain  
where they had been thrown, behind the  
barrels. The next morning Detective Con-  
nors and Schroeder were concealed in the  
basement, but nothing unusual transpired.  
This morning they were again in hiding, and  
from their point of vantage were  
enabled to watch Mueller's movements.

The old man put in an appearance  
a little before 6 o'clock, and carefully survey-  
ing the premises, removed the brushes from  
their place of concealment. No sooner had  
he left the building with his plunder than  
the detectives followed and placed him un-  
der arrest. The stolen property was valued  
at only a few dollars. Mueller's arrest  
charges the prisoner with petit larceny. Mr.  
Schelbrink, however, is confident that within  
the past two or three years several hundred  
dollars' worth of stock has been carried out  
of his factory. The investigation is yet in  
progress in order to learn Mueller's method  
of disposing of his plunder.

Suits Made to Order for \$25, \$30 and  
\$35.

We make excellent suits to order for \$25,  
\$30 and \$35. Now is the right time to order  
your spring suits and "our house" is the  
right place. We make the finest suits to  
order for the lowest prices.

**MILLS & AVERILL,**  
S. E. Cor. Broadway and Pine St.

## HOTEL PERSONALS.

J. C. Irwin, Edwardsville, Ill.; J. M. Mc-  
Comas, Sturgeon, Mo.; W. S. Shick, Sedalia,  
and Peter McGee, Kansas City, are at the  
Laclede.

E. L. Buchanan, Utica, N. Y.; J. B. Heard,  
Grant City, Mo.; R. A. Smith, New York, and  
A. Bennett, Boston, are at the Lindell.

W. E. Gord, Northampton, Mass.; J. A.  
Houston, Tex.; M. B. Ford, Waco, Tex.; A.  
W. Simpson, New York, and E. P. Foreman,  
Chicago, are at the St. Charles.

John W. Benton, Mt. Vernon, Ill.; H.  
Nears, Philadelphia, Pa.; Joe Pollard, Hills-  
boro, Ill.; and William Ritchie, Hamilton,  
Ont., are at Hurst's.

North St. Louis.  
St. Joseph's Sodality of St. Bridget's Parish  
will be organized to-morrow with a large  
membership.

The Misses Beattie Richardson and D. A.  
Merriman have returned from a trip to Hot  
Springs, Ark.

Mr. Michael Heller of the lumber firm of  
Smith & Heller, has returned from a business  
trip northward.

To-night Evergreen Lodge, Knights and La-  
dies of Industry, will entertain a large dele-  
gation of visitors from city lodges.

Mr. John J. Fletcher, assistant superin-  
tendent of the Union Stock Yards, has recov-  
ered from quite a serious attack of pneumo-  
nia.

To-morrow afternoon Max Hempel will  
lecture to the North St. Louis Turnverein, at  
the hall, Twenty-third street. The subject of  
the subject will be the "Religious Belief of Ger-  
many in the Olden Times."

Rev. Father Henry Huber, formerly of  
North St. Louis but now Rector of the Catho-  
lic Church at Glasgow, Mo., is here at the  
Sisters' Hospital, 1015 North Third street, be-  
ing treated for throat troubles.

If you are suffering with weak or inflamed  
eyes, or granulated eyelids, you can be cured  
by using Dr. J. H. McLean's Strengthening  
Eye Salve.

**Reform Club Meeting.**  
The next meeting of the Reform Club will  
be held in Howard's Hall, northwest corner  
Garrison avenue and Olive street, Monday  
evening, March 23. On that evening Mr.  
Jacob Furth will speak on the subject of  
"Municipal Licenses," after which there will  
be a debate. The objects of the Reform  
Club are to study and advocate improved  
methods of taxation and all practical mea-  
sures which will lead to a more equitable dis-  
tribution of wealth; to investigate and seri-  
ously face the great social problems which so  
urgently press for solution. The meetings  
are open and all persons interested are in-  
vited to become members. Monday evening  
April 19, Rev. Wm. Small will speak on  
"Christianity and Social Reform."

**Wisconsin Land Boomers.**  
Chicago, Ill., March 21.—A dispatch from  
Ashland, Wis., says: Intense excitement  
prevails here over the large tract of Omaha  
land to be opened for filing April 28. Al-  
though it is yet nearly thirty days off, the  
men started to form in line to remain there  
night and day but the police authorities  
would not allow this and dispersed them af-  
ter some resistance. Numbers of men are  
coming here every day to make filings and a  
lively time is anticipated.

**Cattlemen in Council.**  
ARKANSAS CITY, Kan., March 21.—A large  
number of prominent cattle men from Texas,  
Arkansas, Kansas and Missouri held a secret  
meeting here yesterday. Just what they de-  
cided upon it is impossible to learn, but the  
meeting was held to discuss the matter of  
leasing the reservations in the outlet and to  
conduct cattle operations on a large scale  
there.

## WILL PREVENT RACING.

## THE NEW JERSEY LAW A SEVERE BLOW TO THE TURF.

Monmouth Park's Great Meeting Will  
Probably Have to Be Abandoned—The  
Latest Developments in the Base Ball  
Imbroglio—General Sporting News.

New York, March 21.—This spasm of virtue  
that has shaken the red mud of New Jersey  
down below the subsoil is the hardest stroke  
that racing has received in six years. When  
news of the death of the bill legalizing bet-  
ting reached the city last night it caused a se-  
rious disturbance of the equilibrium of hun-  
dreds of stall turmen. They were almost  
without exception amazed beyond measure,  
the Tribune says. They had expected the  
passage of the measure with a confidence  
born of the other side of the Hudson. They  
believed that money would talk. They felt that it  
was not for them to be a party to the bill  
New Jersey when it did not talk. They were  
calm and serene accordingly, fearing no slip  
or accident. Their feeling is well illustrated  
by the following incident, adds the Tribune:

A reporter walked into the corridor of the  
St. James Hotel at 5 o'clock and found the  
prince of starters, James F. Caldwell, in his  
accustomed corner.

"Hello!" said he. "When are you coming  
over to the turf?"

"Never," said the reporter. "The Tribune  
cannot afford to notice that track."

"Well," was the reply, "I guess I'll see  
you at the blue birds nest again."

"When are you going to nest again?"

"Why on the 10th of April, of course."

"Sure. I have got \$1,000 bet on it. We  
shall have racing there on the 10th."

"Then you have lost."

"You don't mean it! Ain't the bill  
passed?"

"Dead as a door nail. Legislative ad-  
journing at 5 o'clock."

"Great lord! Then I have lost. Let me go  
over to Del's and tell Joe. I've lost \$1,000.  
Well, well, if it don't beat all!"

"I'm sorry. Why did you bet that way?"

"Why, I thought the bill was a certainty. I  
didn't see how they could beat it. But it  
don't matter. It ain't quite a week's salary,  
so I guess I can stand it."

Ex-Congressman W. L. Scott, who is a big  
stockholder in the Monmouth Park Associa-  
tion, said early in the day that there was no  
chance for the bills and when asked if there  
was racing at Monmouth without them, he  
said: "No there will be no racing at Mon-  
mouth this year."

But Mr. Scott, be it known, is not the or-  
acle of the turf. The word of the law is  
Mr. Withers is heard from. He was not to be  
seen last night. It is believed in many usually  
well-informed quarters that Guttenberg is  
seriously responsible for the defeat of the bills,  
but this is emphatically contradicted by a  
man closely identified with the track upon  
the hill. Said he:

"I know that Guttenberg has been ready  
with his pen and ink to help the bill. I know  
that the same man has had charge of the in-  
terests of Monmouth and Guttenberg. There  
is no doubt that the two tracks have been  
working together."

That is just what killed the bills. Gutten-  
burg was the millstone around their necks.  
Mr. McDermott, it is said, is the man who  
represented the racing interests in their efforts  
to secure legislation. A great deal of money was  
used to carry the measures, and that fact  
makes their defeat seem the more remarka-  
ble. Mr. McDermott was not to be seen at the  
campaign, and all for nothing. The suppo-  
sition is that it was put where it was  
thought it would do the most good. Does any  
one believe that the bill was carried by the  
specific charges of bribery are made. That  
would be a little too far.

**SEVERE BLOW TO THE TURF.**  
The New Jersey authorities stop the races  
at Monmouth Park, under the terms of the  
State they are required to do, it will be a  
severe blow to the turf in this country. The  
Monmouth Park course is the largest and finest  
in the world and cost upwards of thousands  
of dollars. Many of the leading races of  
America are run over this course, including  
the Champion, Junior Champion, Cup  
and Ocean steeplechases, Monmouth, Cup,  
Monmouth Oaks and Monmouth  
Long Branch, Shrewsbury and Harvest  
handicaps. Purges of \$1,000 are given by the  
association for ordinary events and the  
stake races are very rich. It would not only  
be a loss to the owners of the magnificent  
course, but to the entire racing interests of  
the country to have the same stopped.

**GUTTENBURG MEETING.**  
NEW YORK, March 21.—At Guttenberg yester-  
day the races resulted as follows:  
First race, five and a half furlongs—Bay 122, 123,  
124, 125, 126, 127, 128, 129, 130, 131, 132, 133,  
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